REINHOLD COHN & PARH

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Priority Claimed

DECLARATION FOR PATENT APPLICATION

Attorney Ducket: 24397 Fage 1 of 2

As a below-named inventor(s), I/we hereby declare thuk:

My/Our residence(s), post office address(es) and citizenship(s) is/orm on arrated below next to my/our name(s).

T/We believe I/we am/are the original inventor. first and sole (I/ unly one name is listed below) or the original, first and joint inventors (if plural names are listed below) of the subject matter which is claimed, and for which a patent is sought on the invention entitled:

ASSAY FOR THE DIAGROSIS OF SCHIZOPERENTA BASED ON A NEW PEFFICE

the specification of which: (check one)

[] is attached hereto.

[X] was filed on 30 March 1999 as Serial No. 257/1109/00196 (if applicable).

We hereby state that we have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

We acknowledge the duty to displaye information which is material to the patentability of this application as defined by 37 CFR 9 1, 36.

We hereby claim foreign priority benefits under 35 U.S.C. 8 719 of any foreign application(s) for patent or inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Applications:

02 /April / 199B (XI TT. 123925 No (Day/Month/Year Filed) Yes (Country) (Application No.) fi (Day/Month/Year Filed) Years (Country) (Application No.) 11 [] (Day/Month/Year Filed) No (Country) (Application No.)

We hereby appoint Gary M. Nath, Reg. No. 26,985; Harold L. Novick, Reg. No. 26,011; Todd L. Juneau, Reg. No. 40,669; Lee C. Helman, Reg. No. 41,927; Jerold L. Meyer, Reg. No. 41,194; Jouhus B. Coldberg, Reg. No. 42,126; David R. Murphy, Reg. No. 22,751; Faul R. Sacher, Reg. No. 43,418; Deborah U. Yollin, 45,904; Nahied K. Usman, Reg. No. 47,148; and Roger Hahn, Reg. No. 46,376; an; my attornoys to prosocute this application and transact all business in the U.S. Patent and Trudemark Office connected therewith.

Direct Telephone Calls Lo:

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Cary M. Math (202) 775-0303

PATENT TRADEMARK OFFICE

Send Correspondence to:
MATE & ASSOCIATES SLIC
Sixth Floor
1030 15th Street, N.W.
Washington, D.C. 20005 U.S.A.

We hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by 35 U.S.C. § 112, first paragraph, I/we acknowledge the duty to disclose material information as defined in 37 CFR § 1.56 which occurred between the filing date of the prior application and the national or PCT international filing dute of this application:

(U.S. Application Scrial No.)

(U.S. Filing Dalel

(Status--palented, pending, abandoned)

(U.S. Application Serial No.)

(D.S. Filling Date)

(Status--patented, pending, abandoned)

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DECLARATION FOR PATENT ADPLICATION

Attorney Dacket: 24390 Page 2 of 2

We hereby decists that all statements much herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that theme statements are made with the knowledge that willful false statements and the like so made are punishable by time or imprisonment, or both, under 18 U.S.C. 5 1001 and that such willful false statements may jeopardize the validity of the application or any patent language thereon.

C	rull name of sole or first inventor: New SHINITERY	D-44	20/11/2000
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	Full name of second inventor: Michael DECKMANN	-	
	Inventor's Signature	Date .	
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 972 3 7109407 -> Nath & Associates; Page 4

REINHOLD COHN & PARH

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DECLARATION FOR PATENT ADDITION

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We hareby deciars that all statements made harely of my own knowledge are true and that which retempts nade on information and better men believed to be are: and further that ideas statements are the like so make are parighable by rine or implipation; or both, under 10 U.S.C. 8 1801 and that such willful false statements may jumpardize the walfilly of the application of any patent. Is and the contract of the application of any patent. Is any thereof.

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